

LOOKS BAD FOR
NEGRO HUGHES

Will Be Charged Today With Voluntary Manslaughter.

COUNTY ATTORNEY CERTAIN
POLICE DRIVE ALL WOMEN OUT
OF AMERICAN HOUSE.

A CHARGE of voluntary manslaughter will be filed today against the negro, Hughes, who is charged with having caused the death of C. R. West at the American rooming house on Commercial street Monday night. The testimony brought out in the inquest held before Justice F. H. Clark yesterday convinced County Attorney G. B. Westervelt, so he declares, that there is sufficient ground to warrant at least a preliminary trial of the negro, regardless of the finding of the coroner's jury. This verdict will be brought in today after the hearing of further evidence secured through an autopsy this morning.

The testimony developed yesterday showed conclusively that West and Hughes quarreled Sunday night and that the negro threatened the former. Besides this the testimony of Hughes as to being in and out of his room Monday night, and about the bottle of whisky was decidedly contradictory to that of other witnesses. It was shown that Hughes was out of his room a few minutes about the time West was turned through the window, and that he returned with the liquor in question. The bottle was afterwards hidden by the negro.

J. W. Kelley, an important witness, who was planning to leave town last night, was caught by the officers and landed in jail to prevent the carrying out of his plan. His scheme to disappear is taken as an additional bad circumstance for the negro.

Theory of the Officials.

The theory that West was struck over the head with a sharp instrument before he fell from the window has been abandoned and a new one that is looked upon as perfectly correct has been advanced by the county attorney and others. This is that when Hughes left his room shortly before 9 o'clock he saw West with the bottle of liquor in his hand, and remembering the affair of the night before, determined to have the liquor to even matters up. It is believed that he attempted to wrest the bottle from West and there was a scuffle. During this Hughes either shoved or struck West, and the latter, being in a tipsy condition, fell through the window. If such is the case, the intent of murder is lacking. It is held, and the negro is charged with voluntary manslaughter. It is upon this theory that the charge against Hughes is based.

Acting in accordance with his announcement of Tuesday, Chief Sheets gave notice to the proprietors of the house where the fatality occurred that every woman in the place would have to be out by 7 o'clock last night. His orders to the officers were that every one in the house should be arrested if it was found that they were there after the time set. The single woman was found within the walls of the building after the time set for them to leave. In accordance with these instructions there was a noisy exodus from the dive during the afternoon.

Testimony at Inquest.

The inquest to determine the manner in which West came to his death was commenced before Judge Clark at 11 o'clock yesterday morning. The first witness called was Dr. C. M. Benedict. He testified as to the injuries of the dead man and stated that the gashes in his forehead looked as if they had been made by some sharp instrument before the victim fell from the building. Dr. W. F. Beer testified to the same. However, they both admitted that the cuts might have been made by the head striking upon the sharp bars of a grating that is below the window. A measurement of the distance between the bars and the gashes in the head showed them to be the same. This was taken as conclusive that the cuts were made by the bars.

William Moser, a boy, testified that he saw West sitting in the window, apparently drunk and dozing, only a short time before his body was found below. The miner had a bottle of liquor sitting between his feet, he said. The boy then said he saw the negro standing near the stairs, but changed that and declared that it was after the body had been found that he saw the negro there.

Was West's Whisky.

Paul Murray, another roomer, testified that before West was found hurt he was in Hughes' room, and the latter came in with a file and opened a bottle of whisky with it. He testified the bottle West had as being the one he saw in the negro's room.

George Goodwin, a negro porter, said

he heard Hughes and West quarreling over a bottle of liquor Sunday night, and he saw the negro with the bottle. "I'll get my money if I have to knock West in the head for it."

Thomas Hadley testified that he was in Commercial street and saw West fall. He declared that he heard a noise, looked up and saw a light in the window, then saw West fall. The light suddenly went out, he declared, and he heard a noise like the shuffling of feet. He had seen no one besides West.

At the afternoon session of the inquest Officer C. W. Olsen described the position in which he found West's body, and asserted that he had seen him about 6 o'clock that evening in a drunken condition.

Kelley had also heard Hughes and West have words over some liquor on Sunday night, and heard Hughes threaten to get even with the miner. He also testified that he saw Hughes with the bottle of liquor in question hidden behind some bedding in Hughes' room. He said that the negro acted suspiciously and that Kelley had attempted to shut them out of the room while they were making investigations.

Fritz Hopewell, Jr., testified that he sold West the bottle of whisky after 8 o'clock, and that the miner was sober at that time.

Hughes took the stand and told his story. He denied that he was out of his room at all after he went into it that night. He maintained that he found the bottle of whisky sitting under the window of his room thirty feet from where Kelley and others saw it. He also denied having had any words with West or anyone else about the price of some liquor.

The inquest was then adjourned until morning.

SAVED BY CAR FENDER

Lester Wallace Has a Narrow Escape From Being Crushed to Death.

Lester J. Wallace, a paper carrier, owes his life to a car fender. It was all that saved him from being crushed to death beneath the wheels of a Salt Palace car on Main street last night.

Wallace was riding south on the street on a bicycle. In passing a buggy he swerved towards the car, which was running in the same direction. As he did so the pedal of his wheel caught in the fender guard. The young man was immediately thrown in front of the car and fell in a tangle with the wheel.

The car was traveling at considerable speed and the boy and wheel were dragged along the pavement. The fender, released by the impact with the wheel, caught Wallace and kept him from getting under the wheels. The motorman brought the car to a stop as quickly as possible and the injured boy was taken into a cigar store.

MORE TROUBLES
OF "CORIANTON"W. C. Crawford Gets Judgment
Against Bean for \$123.70.MAY ATTACH THE COPYRIGHT
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MISAPPROPRIATED FUNDS.

A few of the internal troubles which afflicted the "Corianton" company last summer were brought to light yesterday by W. C. Crawford securing a judgment for \$123.70 and costs against O. U. Bean, the author of the play. It is said it is the intention of Mr. Crawford to attach the copyright to secure his money if Mr. Bean does not liquidate within a reasonable length of time.

Mr. Crawford sued Mr. Bean upon an original order of \$123.70, which was given him by George E. Blair, who was manager of the company for some time. A partial payment reduced the claim to the amount of \$123.70. The suit was begun in the city court some weeks ago. On April 7, Mr. Bean filed his answer and cross-complaint, in which he alleges that he agreed to pay Mr. Crawford the money to prevent Mr. Blair's arrest upon the charge of "wrongfully and feloniously misappropriating" funds belonging to the company. When seen last evening in reference to the latter charge, Mr. Blair said in substance:

Mr. Blair Denies the Charges.

"The charge that I misappropriated funds is a malicious lie and a deliberate falsehood. I never handled a cent of the money belonging to the company; Mr. Thatcher was the treasurer. When Mr. Bean was in New York working on the play I loaned him \$200 to keep him from starving. I could never get a cent out of him. When I left the city I owed Mr. Crawford some money, and gave him an order upon Mr. Bean for it. The latter promised to pay it out of the royalties he expected to receive from the box receipts. It is the intention of Mr. Crawford to attach Mr. Bean's copyright if he does not settle."

"The play has already cost me between \$3,000 and \$4,000, besides affecting my financial standing. When the company played at the Salt Lake theatre during the week the Elks were in the city, I was then 'in' about \$4,000. I am sick and tired of the whole business, and I managed the company as well as any one could have done. I have received compliments right and left. And then to have Mr. Bean make those charges against me is a little too much. It was only a short time ago that I received a letter from him and a crazy one, too, written in California, asking me to try and induce Mr. Crawford not to press the suit. It was such a crazy letter that I threw it away; did not even think it worthy of an answer. I never misappropriated a cent; not a dollar."

Allegations of Mr. Bean.

The following is a section of the answer and cross-complaint which Mr. Bean filed to the complaint sworn to by Mr. Crawford, and in which he says that he was forced to acknowledge the order of Mr. Blair to prevent the latter's arrest at a time which would have been ruinous to the play and the company:

That on the date of said order, and prior thereto, the plaintiff represented to the defendant that said George E. Blair owed the plaintiff money, which he (Blair) owed wrongfully and feloniously misappropriated, and that unless he was reimbursed for the amount due him from said defendant, he would institute criminal proceedings against said Blair for wrongfully and feloniously misappropriating said money, and cause said Blair to be arrested, and that if this were done it would seriously injure the reputation and financial standing of said Deseret Dramatic syndicate, and that the news would go throughout the country that the manager of said Corianton attraction was a criminal, and that the whole company and all connected with it were absolutely unreliable, and that said information would be especially carried and conveyed to different parts of the country from the fact that the Elks were at about that time having their convention in this city, and large numbers of people were congregated here from all sections of the country, and as a result of this the royalties the defendant was to get from said Corianton attraction, would be greatly reduced, and the defendant was interested, because of the royalties he was to get in the financial success of the company, and the defendant did not owe said George E. Blair any sum of money whatever, but the defendant, in order to prevent said Blair from being arrested and criminally prosecuted, and in order to prevent a great financial injury to said Deseret Dramatic syndicate, and especially to the Corianton attraction, and thereby to the royalties to be received by him, did, on or about the 10th day of August, 1902, order and direct said defendant to pay to said plaintiff one-half of the amount of said order, out of his third week's royalties, and the balance out of his fourth week's royalties, and he was expressly understood and agreed, as an inducement for the defendant signing said order, that the defendant should not be personally liable on said order, and that if the royalties for said third and fourth week were not sufficient to pay the amount that there should be no further liability against said defendant. This defendant did not order said sum paid voluntarily, but he did so under duress, in order to prevent the arrest of George E. Blair, and to prevent a great and irreparable injury to this business, and financial success of the Corianton attraction, and acted under duress and threats, and only for the purpose above stated.

OGDEN AND RETURN \$100

Via R. G. W. Ry., Letter Carriers' Excursion May 3.

Special train leaves Salt Lake at 9:50 a. m. Special train returning at 7:15 p. m. Baseball game at park. Canyon drive. Wheels carried free. Everybody invited.

Spring Clearance Sale.

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Come on, you Macabees, and bring your friends to the card party in I. O. O. F. hall tonight.

MURDERERS UNKNOWN.

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REAL ESTATE TRANSFERS.

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BLIZZARD SWEEPING OVER THE
COUNTRY EAST OF THE ROCKIES

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It is the coldest known here in April for many years. Fruit buds and other live vegetation have been frosted and barley and other grain above ground seriously injured. The storm is reported more severe north and west.

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New York, where the earl lost his first heiress;

Boston, where he encountered a spirit rival;

Washington, where he met some very queer fish;

Chicago, where society hunted him and where he fell genuinely in love with the wrong girl.

SIXTEEN ILLUSTRATIONS BY HARRISON FISHER

\$1.50

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No More Dread of the Dental Chair

The New York Dentists

WILL OPEN

Monday, May 4th, 258 South Main Street.

ONE DOOR SOUTH OF KEITH O'BRIEN'S.

The New York Dentists are here to Stay.

The New York Dentists do the largest business in America.

The New York Dentists have a price that never changes.

The New York Dentists give a Ten Year Guarantee with all Work.

The careful mother has her Children's teeth examined frequently, thereby avoiding decay and materially helping the growth and strength of the child. We examine children's teeth FREE and they will be cared for by a Specialist.

Our Prices in Salt Lake Will Never Change.

Why Say More?

Full Set of Teeth . . . \$5.00 Gold Crown (22 k.) . . . \$5.00

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Gold Fillings . . . 1.00 Silver Fillings . . . 50 cts.

Extracting, Painless . . . 50 cts.

We Open Monday, 4th, 258 South Main Street.

Hours: 8:30 a.m. to 8:00 p.m. Sundays, 9 to 12.

Nearest branch office, Butte, Mont.

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